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Before The  
FEDERAL COMMUNICATIONS COMMISSION  
Washington, D.C. 20554

In the Matter of )  
 )  
Amendment of 573.202(b) ) MM Docket No. 02-301  
FM Table of Allotments ) RM-10578  
FM Broadcast Stations )  
(Broken Bow, Oklahoma) )

John Karousos, Assistant Chief  
Audio Division, Media Bureau

SUPPLEMENT TO  
STATEMENT OF JERALDINE ANDERSON

1. As indicated in the Statement of Jeraldine Anderson filed December 11, 2002 -- in MM Docket Nos. 01-216 and 01-209, Ms. Anderson has supported an alternative resolution of proceedings that is now also reflected in the instant proceeding (a) in the Counterproposal of Radio One Licenses, L.L.C. ("Radio One") dated November 18, 2002, and (b) in Part IV of the Reply Comments of Radio One dated December 3, 2002.

2. Part III of the Reply Comments addresses the 307(b) attributes of another, earlier proposal for resolution of proceedings that has been blocked pending consideration of Ms. Anderson's petition to allot a channel to Broken Bow, Oklahoma, in the instant rulemaking proceeding. While Ms. Anderson did not concede the accuracy of the procedural and other arguments made in Parts I and II of the Reply Comments, she did concur that her proposed allotment of a third channel in Broken Bow is outweighed by 307(b) considerations set forth in Part III of the Reply Comments. Those 307(b) considerations include allotting a second channel for Broken Bow; it was also important that they do not involve the use of a frequency to add still another "local

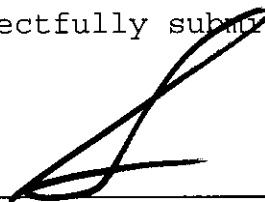
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station" to a large market that siphons spectrum which might otherwise be used for smaller communities outside of large markets. Accordingly, **Ms.** Anderson supported the resolution of proceedings referred to in Part III of the Reply Comments, recognizing that this calls for denial of the subject petition for a third channel for Broken Bow.

3. That statement is supplemented to request the Commission to dismiss Ms. Anderson's petition concurrently with adoption of the resolution **of** proceedings referred to in Part III of the Reply Comments. The attached declaration of Ms. Anderson attests to the absence of any consideration for the filing of this supplemental statement.

Respectfully submitted,

A handwritten signature in black ink, appearing to read 'Gene A. Bechtel', is written over a horizontal line.

Gene A. Bechtel

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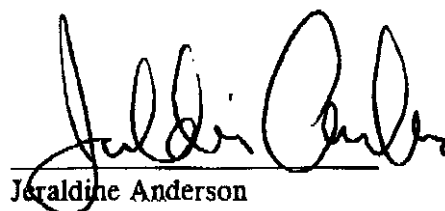
December 27, 2002

**SWORN AFFIDAVIT**

Jeraldine Anderson does state under penalty of perjury:

1. My name is Jeraldine Anderson and I filed a Petition for a Rulemaking to allot a ~~new~~ FM channel to Broken Bow, ~~Oklahoma~~, (MB Docket No. 02-301) on or about October 17, 2001.
2. I have ~~concluded~~ to request that the FCC dismiss my Petition/ expression of interest. I hereby certify that I have not nor will not receive, either directly or indirectly, any money or other consideration in connection with the dismissal of the Petition/ expression of Interest. I declare that the foregoing is *true* and correct to *the* best of my knowledge, information and belief.

Executed this 27<sup>th</sup> day of December, 2002.



Jeraldine Anderson

CERTIFICATE OF SERVICE

I certify that on this 27th day of December, 2002. I have caused copies of the foregoing SUPPLEMENT TO STATEMENT OF JERALDINE ANDERSON to be placed in the United States mails, first class, postage prepaid, addressed to:

Pamela C. Cooper, Esq.  
Davis Wright Tremaine LLP  
1500 K Street, N.W., Suite 450  
Washington, D.C. 20005  
Counsel for Radio One Licenses, LLC

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Counsel for KTYC(FM), Pilot Point, Texas  
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\_\_\_\_\_  
Gene A. Bechtel